NOTICE OF OBJECTION TO CONFIRMATION

QUICKEN LOANS INC. has filed papers with the Court to object to the Confirmation of the Chapter 13 Plan.

Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)

If you do not want the Court to object to the Confirmation of the Chapter 13 Plan, or if you want the Court to consider your views on the Objection, then on or before, you or your attorney must:

File with the Court an answer, explaining your position at:

Clerk U.S. Bankruptcy Court 401 Market Street, 2nd Floor Camden, NJ 08101

If you mail your response to the Court for filing, you must mail it early enough so that the Court will *receive* it on or before the date stated above.

You must also mail a copy to:

Phelan Hallinan Diamond & Jones, PC 1617 JFK Boulevard, Suite 1400 Philadelphia, PA 19103

Isabel C. Balboa, Trustee Cherry Tree Corporate Cen, 535 Route 38 - Suite 580 Cherry Hill, NJ 08002

Attend the hearing scheduled to be held on 12/11/2019 in the CAMDEN Bankruptcy Court, at the following address:

U.S. Bankruptcy Court 401 Market Street, 2nd Floor Camden, NJ 08101

If you or your attorney do not make these steps, the Court may decide that you do not oppose the relief sought in the Objection and may enter an Order granting that relief.

Date: October 16, 2019

/s/ Sherri J. Smith Sherri J. Smith, Esq. Phelan Hallinan Diamond & Jones, PC 1617 JFK Boulevard, Suite 1400 Philadelphia, PA 19103 Tel: 856-813-5500 Ext. 47923

101. 050-015-5500 LAt. 47.

Fax: 856-813-5501

Email: Sherri.Smith@phelanhallinan.com

Phelan Hallinan Diamond & Jones, PC 1617 JFK Boulevard Philadelphia, PA 19103 856-813-5500 FAX Number 856-813-5501 QUICKEN LOANS INC.

In Re:

HOLLY A. DIDIO A/K/A HOLLY DIDIO MICHAEL DIDIO UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEW JERSEY CAMDEN VICINAGE

Chapter 13

Case No. 19-28818 - ABA

Debtors

Hearing Date: 12/11/2019

The undersigned, Phelan Hallinan Diamond & Jones, PC, attorneys for Secured Creditor, QUICKEN LOANS INC., the holder of a Mortgage on debtors residence located at 42 LAFAYETTE AVENUE, HADDONFIELD, NJ 08033 hereby objects to the Confirmation of the debtors proposed Chapter 13 Plan on the following grounds:

- 1. Movant is in the process of drafting and filing a Proof of Claim. The approximate arrears are \$3,479.10.
- 2. Debtors' Plan fails to cure the delinquency pursuant to 11 U.S.C. §1322(b)(5).
- 3. Debtors' Plan currently provides for payment to Movant in the amount of \$0.00. A copy of the Debtors' Plan is attached hereto as Exhibit A. Movant therefore objects to Debtors' Plan as it is underfunded. Debtors' Plan should be further amended to fully fund the arrears owed to Movant or Confirmation should be denied.

4. Debtors' Plan also fails to list Movant as a secured creditor and does not

provide for payment of on-going, post-petition, mortgage payments to Movant. Movant

objects to Debtors' Plan as it is should be amended to clearly state that Movant's first

position mortgage lien will be retained and the mortgage lien will be paid according to the

mortgage loan, note terms and conditions. Debtors' Plan should be amended to provide for

on-going, post-petition, regular monthly mortgage payments to Movant. Movant also

objects to Debtors' Plan in that it does not provide for ongoing post-petition monthly

mortgage payments. Movant objects to any amount less than 100% of what is required

under the terms of the loan documents. In the alternative, Debtors' Plan should be amended

to state the property will be surrendered. Confirmation of the Plan should be denied.

WHEREFORE, QUICKEN LOANS INC. respectfully requests that the Confirmation of

Debtors Plan be denied.

/s/ Sherri J. Smith

Sherri J. Smith, Esq.

Phelan Hallinan Diamond & Jones, PC

1617 JFK Boulevard. Suite 1400

Philadelphia, PA 19103 Tel: 856-813-5500 Ext. 47923

Fax: 856-813-5501

Email: Sherri.Smith@phelanhallinan.com

Dated: October 16, 2019

Exhibit "A"

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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

1 Assumption of Executory Contract or Unexpired Lease

1 Lien Avoidance

Last revised: September 1, 2018

Date:

THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE.

☐ Modified/Notice Required

☐ Modified/No Notice Required

YOUR RIGHTS MAY BE AFFECTED

You should have received from the court a separate *Notice of the Hearing on Confirmation of Plan*, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the *Notice*. Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same.

The following matters may be of particular importance. Debtors must check one box on each line to state whether the plan includes each of the following items. If an item is checked as "Does Not" or if both boxes are checked, the provision will be ineffective if set out later in the plan.

both boxes are checked, the provision will be ineffective if set out later in the plan.					
THIS PLAN:					
$\ \square$ DOES $\ \!$					
□ DOES ☑ DOES NOT LIMIT THE AMOUNT OF A SECURED CLAIM BASED SOLELY ON VALUE OF COLLATERAL, WHICH MAY RESULT IN A PARTIAL PAYMENT OR NO PAYMENT AT ALL TO THE SECURED CREDITOR. SEE MOTIONS SET FORTH IN PART 7, IF ANY.					

In Re:

✓ Original

☐ Motions Included

Document Page 2 of 6 🖂 DOES 📝 DOES NOT AVOID A JUDICIAL LIEN OR NONPOSSESSORY, NONPURCHASE-MONEY SECURITY INTEREST, SEE MOTIONS SET FORTH IN PART 7, IF ANY. Initial Debtor: HAD Initial Co-Debtor Initial Debtor(s)' Attorney BJS Part 1: Payment and Length of Plan a. The debtor shall pay 300.00 Monthly to the Chapter 13 Trustee, starting on November 1, 2019 for approximately 60 months. b. The debtor shall make plan payments to the Trustee from the following sources: **Future Earnings** ✓ Other sources of funding (describe source, amount and date when funds are available): c. Use of real property to satisfy plan obligations: Sale of real property Description: Proposed date for completion: Refinance of real property: Description: Proposed date for completion: П Loan modification with respect to mortgage encumbering property: Description: Proposed date for completion: d. The regular monthly mortgage payment will continue pending the sale, refinance or loan modification. Other information that may be important relating to the payment and length of plan: e. Part 2: Adequate Protection **X NONE** a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor). b. Adequate protection payments will be made in the amount of \$____ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor). Part 3: Priority Claims (Including Administrative Expenses) a. All allowed priority claims will be paid in full unless the creditor agrees otherwise: Creditor Type of Priority Amount to be Paid Brad J. Sadek, Esquire Attorney Fees 3,140.00 b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: ✓ None The allowed priority claims listed below are based on a domestic support obligation that has been

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assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4):

Creditor	Type of Priority	Claim Amount	Amount to be Paid

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: V NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

				Interest	Amount to be Paid	Regular Monthly
				Rate on	to Creditor (In	Payment (Outside
Creditor		Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	3

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments v NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Interest	Total Amount to Be Paid
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-NONE-				

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2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.									
Upon co	e. Surrender ✓ NONE Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:								
Creditor		Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt					
The Creditor	f. Secured Claims Unaffected by the Plan NONE The following secured claims are unaffected by the Plan: Creditor								
g. Secured Cla	aims to be Paid i	n Full Through the Plan ✓ NON Collateral		o be Paid through the Plan					
Creditor		Collateral	Total Amount t	o be i ald through the i lan					
Part 5: Unsecu	ured Claims	NONE							
a. Not s	Not less th	ified allowed non-priority unsecution \$ to be distributed pro rate an \$ percent listribution from any remaining fur	a	d:					
h. Sena	rately classified	unsecured claims shall be treat	ed as follows:						
Creditor		Basis for Separate Classification	Treatment	Amount to be Paid					
Part 6: Execut	ory Contracts aı	nd Unexpired Leases NC	DNE						
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.) All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:									
Creditor	Arrears to be Cured	in Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment					
Linoln Automotive Financial Services	0.00	Automobile Lease	Assumed						
Part 7: Motion	s X NONE								

NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation* must be

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filed with th	ne Clerk of Cour	t when the	e plan and	l trans	mittal n	otice	are serve	ed.		
	lotion to Avoid Debtor moves to									
Creditor	Nature of Collateral	Type of Lie	n Amount	of Lien		lue of ateral	Amour Clain Exemp	nt of Ot	Sum of All ther Liens gainst the Property	Amount of Lien to be Avoided
NONE The	Motion to Avoid Debtor moves to vith Part 4 above	reclassify								, -
Creditor	Collateral		Scheduled Debt	Total C	Collateral	Supe	rior Liens	Value of Creditor's Interest ir Collatera	1	Total Amount of Lien to be Reclassified
Partially Ur The	nsecured. NC Debtor moves to on collateral cor	reclassify	the following	ng clair pove:	ns as pa	artially		and parti	-	
a. V b. F	ner Plan Provision Vesting of Prope Jupon Confirm Jupon Dischar Payment Notices Stitors and Lessor The Debtor notwit	rty of the nation ge	for in Parts		•	conti	nue to ma	ail custom	ary notio	
	2) Other Add 3) Secured 0 4) Lease Ari 5) Priority C	e shall pay Standing Ti ministrative Claims rearages	rustee Com Claims			owing 	order:			
d. F	Post-Petition Cla	ims								
The	Standing Trustee	e 🕢 is, 🗌 is	s not autho	rized to	o pay po	ost-pe	tition clain	ns filed p	ursuant i	to 11 U.S.C.

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Section 1305(a) in the amount filed by the post-petition claimant. **X** NONE Part 9: Modification If this Plan modifies a Plan previously filed in this case, complete the information below. Date of Plan being modified: Explain below why the plan is being modified: Explain below **how** the plan is being modified: Are Schedules I and J being filed simultaneously with this Modified Plan? ☐ Yes □ No Part 10: Non-Standard Provision(s): Signatures Required Non-Standard Provisions Requiring Separate Signatures: **₩** NONE Explain here: Any non-standard provisions placed elsewhere in this plan are ineffective. **Signatures** The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan. By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to Local Form, Chapter 13 Plan and Motions, other than any non-standard provisions included in Part 10. I certify under penalty of perjury that the above is true. Date: September 26, 2019 /s/ Holly A Didio **Holly A Didio** Debtor Date: Joint Debtor

/s/ Brad J. Sadek, Esquire

Brad J. Sadek, Esquire
Attorney for the Debtor(s)

September 26, 2019

Date

	STATES BANKRUPTCY COURT CT OF NEW JERSEY	
	in Compliance with D.N.J. LBR 9004-1(b)	
1617 JFk Philadelp 856-813-	Tallinan Diamond & Jones, PC K Boulevard, Suite 1400 bhia, PA 19103 -5500 s for QUICKEN LOANS INC.	
In Re:		Case No: 19-28818 - ABA
HOLLY	A. DIDIO	Hearing Date: 12/11/2019
		Judge: Andrew B. Altenburg, Jr
		Chapter: 13
	CERTIFICATION OF SERV	ICE
1.	I, Chris Villegas:	
	represent thei	n the above-captioned matter.
	am the secretary/paralegal for Phelan Halli who represents QUICKEN LOANS INC. in the	
	am the in the above of myself.	case and am representing
2.	On October 18, 2019 I sent a copy of the follo documents to the parties listed below:	wing pleadings and/or
	Objection to Plan	
3.	I hereby certify under penalty of perjury that t using the mode of service indicated.	he above documents were sent
Dated: O		s Villegas S Villegas

Name and Address of Party Served	Relationship of Party to the Case	Mode of Service
	Tarry to the Case	Hand-delivered
		⊠ Regular mail
Holly A. Didio 42 Lafayette Avenue, Haddonfield, NJ		Certified mail/RR
08033	Debtor	☐ E-mail
		☐ Notice of Electronic Filing (NEF)
		Other(as authorized by the court *) Hand-delivered
		Regular mail
Brad J Sadek, Esquire 1315 Walnut Street	Debtor's	Certified mail/RR
Ste 502	Attorney	☐ E-mail
Philadelphia, PA 19107		Notice of Electronic Filing (NEF)
		Other (as authorized by the court *) Hand-delivered
		Regular Mail
Isabel C. Balboa, Trustee Cherry Tree Corporate Cen		Certified mail/RR
535 Route 38 - Suite 580 Cherry Hill, NJ 08002	Trustee	☐ E-mail
Cherry Thii, NJ 00002		Notice of Electronic Filing (NEF)
		Other
		(as authorized by the court *) Hand-delivered
		Regular Mail
U.S. Trustee		☐ Certified mail/RR
US Dept of Justice Office of the US Trustee One Newark Center Ste 2100	U.S. Trustee	E-mail
Newark, NJ 07102		Notice of Electronic Filing (NEF)
		Other_
		(as authorized by the court *)

^{*} May account for service by fax or other means as authorized by the court through the issuance of an Order Shortening Time.